

**IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF MISSOURI
SOUTHERN DISTRICT**

KENT SLAUGHTER, LARRY WATTS,)
CHRISTOPHER QUINN, KEVIN)
KEARBY, JAMES CAIN, and)
FREDRICK HECKS on their own behalf)
and on behalf of all others similarly)
situated,) **NOTICE OF VOLUNTARY
DISMISSAL WITH PREJUDICE
[F.R.C.P. 41(a)(1)(A)(ii)]**
Plaintiffs,)
vs.)
BASS PRO, INC.; BPS DIRECT, LLC;)
BASS PRO OUTDOOR WORLD, LLC;) Case No. 6:22-cv-03174-RK
BASS PRO GROUP, LLC; GREAT)
AMERICAN OUTDOORS GROUP,)
LLC; GREAT OUTDOORS GROUP,)
LLC; AMERICAN SPORTSMAN)
HOLDINGS CO.;)
and)
JOHN DOES 1-100,)
Defendants.)

Pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure, Plaintiffs KENT SLAUGHTER, LARRY WATTS, CHRISTOPHER QUINN, KEVIN KEARBY, JAMES CAIN, and FREDRICK HECKS, together with Defendants BASS PRO, INC.; BPS DIRECT, LLC; BASS PRO OUTDOOR WORLD, LLC; BASS PRO GROUP, LLC; GREAT AMERICAN OUTDOORS GROUP, LLC; GREAT OUTDOORS GROUP, LLC; AMERICAN SPORTSMAN HOLDINGS CO., hereby stipulate to dismissal of this action against all Defendants with prejudice, with each side to bear their own costs.

Dated: March 24, 2025

SINGLETON SCHREIBER, LLP

By: /s/ GERALD SINGLETON
GERALD SINGLETON

Attorneys for Plaintiffs

Dated: March 24, 2025

HUSCH BLACKWELL

By: /s/ BRYAN WADE
BRYAN WADE

Attorneys for Defendants

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and accurate copy of the foregoing instrument was forwarded this March 24, 2025, by operation of the Court's electronic filing system to all parties.

By: */s/ GERALD SINGLETON*
Gerald Singleton, Mo. Bar No. 72259